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FORM

(to be used for all correspondence after initial filing)

First Named Inventor Jeffrey S. Poulin Art Unit 3639 Examiner Name J. M. Bass Attorney Docket Number 1.0562.70049US00

Total Number	To Fages III This Submiss	non		E0302:700490300	
ENCLOSURES (Check all that apply)					
Fee Trans	nsmittal Form Drawing(s)		After Allowance Communication to TC		
Fee Attached		Licensing-related Papers		Appeal Communication to Board of Appeals and Interferences	
Amendment/Reply		Petition		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
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	•				
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT					
Firm Name	WOLF, GREENFIELD & SACKS, P.C.				
Signature Rundy T. Onhov					
Printed name	Randy J. Pritzker				
Date	October 7, 2005			o. 35,986	

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Docket No.: L0562.70049US00

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Jeffrey S. Poulin

Serial No.:

10/803856

Confirmation No.:

6542

Filed:

March 18, 2004

For:

METHODS AND APPARATUS FOR PROCESSING BUSINESS

REPLY MAIL

Examiner:

J. M. Bass

Art Unit:

3639

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INTERVIEW SUMMARY

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicant thanks Examiner Bass and Examiner Hayes for the courtesies extended during the telephone interview of September 1, 2005. The substance of the telephone interview is summarized herein.

During the telephone interview, Applicant inquired as to whether the amendment to claim 1 made in the response mailed August 22, 2005 would overcome the §101 rejection. Examiner Hayes indicated that if the limitation of claim 1 reciting use of a sorting apparatus were moved from the preamble to the body of the claim, the §101 rejection would be overcome.

The rejection of claims 1-10 and 21-31 under 35 U.S.C. §102 as purportedly being unpatentable over Connelly (6,459,953) was also discussed. Applicant pointed out that the processing system disclosed by Connelly is capable of processing only business reply mail pieces and not other types of mail pieces. Therefore, Applicant indicated that the system of Connelly does

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not receive a stream of mail pieces that includes at least one not business reply mail piece. Examiner Hayes indicated that he believed that the system of Connelly is capable of processing non-business reply mail pieces because Connelly discloses at column 3, lines 21-24 that business reply cards, postcards, and the like are loaded by an operator into the processing system 100 at the input feeder module 102. Examiner Hayes further pointed out that at column 3, lines 39-41, Connelly discloses that the ability to handle mixed mail is highly desirable. In response, Applicant indicated that the cited passages do not disclose a system that handles non-business reply mail pieces as the postcards referred to at column 3, lines 21-24 are business reply mail pieces and the mixed mail referred to at column 3, line 41 simply refers to business reply mail pieces from different mail campaigns. No agreement with respect to the §102 rejection under Connelly was reached.

The rejection of claims 11-16 and 17-20 under 35 U.S.C. §103 as purportedly being obvious over Sansone (6,108,643) in view of Connelly was also discussed. Applicant pointed out that Sansone is unrelated to the processing of business reply mail pieces and it was unclear why the Sansone reference was being applied. Examiner Hayes indicated that the rejection of claims 11-16 and 17-20 under the combination of Sansone and Connelly would be withdrawn and a new non-final Office Action would be issued.

Dated: October 1, 2005

Respectfully submitted,

By Keuely J. Pritter Randy J. Pritzker

Registration No.: 35,986

WOLF, GREENFIELD & SACKS, P.C.

Federal Reserve Plaza 600 Atlantic Avenue

Boston, Massachusetts 02210-2206

(617) 646-8000